

VIA CERTIFIED AND ELECTRONIC MAIL RETURN RECEIPT REQUESTED

Christina P. Sirois, Esq. Dan Backer, Esq. DB Capitol Strategies PLLC 203 South Union Street Alexandria, VA 22314

FEB 1 2 2015

RE: MUR 6775

Ready for Hillary PAC and Amy Wills Gray

in her official capacity as treasurer

Hillary Clinton

Friends of Hillary and Shelly Moskwa in her

official capacity as treasurer

Dear Ms. Sirois and Mr. Backer:

On February 10, 2015, the Federal Election Commission ("Commission") reviewed the allegations in your client's complaint dated January 24, 2014. The Commission found that there is no reason to believe that Hillary Clinton violated 52 U.S.C. § 30102(e)(1) (formerly 2 U.S.C. § 432(e)(1)) by failing to register with the Commission as a candidate. The Commission also found that there is no reason to believe that Ready for Hillary PAC and Amy Wills Gray in her official capacity as treasurer violated 52 U.S.C. §§ 30102(e)(1) and 30103(a) (formerly 2 U.S.C. §§ 432(e)(1) and 433(a)) by failing to register with the Commission as Hillary Clinton's authorized committee; 52 U.S.C. § 30102(e)(3)(A) (formerly 2 U.S.C. § 432(e)(3)(A)) by serving as Hillary Clinton's authorized committee; and 52 U.S.C. § 30120 (formerly 2 U.S.C. § 441d) by failing to state that the January 5, 2014, "Free Hillary Clinton Bumper Sticker" e-mail was authorized by Hillary Clinton. The Factual and Legal Analyses, which explain these findings by the Commission, are enclosed for your information.

On the same date, the Commission considered additional recommendations but there were an insufficient number of votes to find reason to believe that Ready for Hillary PAC and Amy Wills Gray in her official capacity as treasurer violated 52 U.S.C. § 30104(b) (formerly 2 U.S.C. § 434(b)) by failing to report a disbursement for the rental of an e-mail list from Friends of Hillary. In addition, there were an insufficient number of votes for the Commission to approve recommendations related to whether Ready for Hillary PAC and Amy Wills Gray in her official capacity as treasurer, Hillary Clinton, and Friends of Hillary and Shelly Moskwa in her official capacity as treasurer violated 11 C.F.R. §§ 100.72(a) and 101.131(a) by accepting or

authorizing the receipt of excessive and prohibited contributions. There also were an insufficient number of votes for the Commission to approve recommendations related to whether Ready for Hillary PAC and Amy Wills Gray in her official capacity as treasurer violated 52 U.S.C. § 30120 (formerly 2 U.S.C. § 441d) by failing to state that the January 5, 2014, "Free Hillary Clinton Bumper Sticker" e-mail was authorized by Friends of Hillary. Accordingly, the Commission closed its file in this matter. A Statement of Reasons further explaining the basis for these determinations by the Commission will follow.

Documents related to the case will be placed on the public record within 30 days. See Statement of Policy Regarding Disclosure of Closed Enforcement and Related Files, 68 Fed. Reg. 70426 (Dec. 18, 2003); Statement of Policy Regarding Placing First General Counsel's Reports on the Public Record, 74 Fed. Reg. 66,132 (Dec. 14, 2009).

The Federal Election Campaign Act allows a complainant to seek judicial review of the Commission's dismissal of this action. See 52 U.S.C. § 30109(a)(8) (formerly 2 U.S.C. § 437g(a)(8)). If you have any questions, please contact Allison T. Steinle, the attorney assigned to this matter, at (202) 694-1650.

Sincerely

William A. Powers

Assistant General Counsel

[Enclosures]

24

1 FEDERAL ELECTION COMMISSION 2 3 **FACTUAL AND LEGAL ANALYSIS** 4 5 MUR: 6775 6 7 RESPONDENTS: Ready for Hillary PAC and Amy Wills Gray in her 8 Official Capacity as Treasurer 9 10 I. INTRODUCTION 11 This matter was generated by a Complaint filed with the Federal Election Commission 12 ("Commission") by Stop Hillary PAC, alleging violations of the Federal Election Campaign Act 13 of 1971, as amended, (the "Act") by Ready for Hillary PAC and Amy Wills Gray in her Official 14 Capacity as Treasurer, Hillary Clinton, and Friends of Hillary and Shelly Moskwa in her Official 15 Capacity as Treasurer. In January 2014, Ready for Hillary PAC sent an e-mail to numerous recipients offering free "Ready for Hillary" bumper stickers and otherwise encouraging support 16 17 for Clinton's potential candidacy. The Complaint alleges that Ready for Hillary PAC's use of an 18 e-mail list obtained from Friends of Hillary to distribute this e-mail indicates that Clinton or her 19 agents authorized the message, that the contributions and expenditures of Ready for Hillary PAC 20 in connection with Clinton's possible candidacy therefore must be attributed to Clinton herself, 21 and that Clinton triggered candidate status as a result. 22 After reviewing the Complaint, Responses, and other available information, the

Commission concludes that the facts presented here do not suggest that Clinton became a candidate under the Act.

II. FACTUAL AND LEGAL ANALYSIS

A. Background

1

2

3 On January 25, 2013, Ready for Hillary PAC registered with the Commission as an independent expenditure-only political committee that supports more than one candidate.¹ 4 5 Ready for Hillary PAC states that its purpose is to "encourage Hillary [Clinton] to run" and show 6 Clinton that if she decides to run, she will have a "grassroots army of supporters behind her who are ready to help her win."² On May 28, 2014, Ready for Hillary PAC provided notice to the 7 8 Commission through a Miscellaneous Form 99 that it had converted to a non-connected political 9 committee that maintains a "non-contribution" account and created an additional depository 10 account for the purpose of making contributions to candidates and committees in accordance with Carey v. FEC. Civ. No. 11-259-RMC (D.D.C. 2011). Ready for Hillary PAC has raised 11 approximately \$8.2 million and spent approximately \$7.4 million through the first half of 2014.4 12 Friends of Hillary served as Clinton's principal authorized campaign committee for the 13 14 office of Senator from New York in 2000 and 2006. Friends of Hillary has not terminated. Hillary Clinton for President is Clinton's former authorized campaign committee for the office of 15 President in 2008.5 16

Ready for Hillary PAC, Statement of Organization (filed Jan. 25, 2013).

See Compl. at 2, Ex. G.

Ready for Hillary PAC, Form 99 (filed May 28, 2014).

Ready for Hillary PAC, 2014 July Quarterly Rpt. (filed July 15, 2014); Ready for Hillary PAC, 2013 Year-End Report (amended Sept. 2, 2014).

Hillary Clinton for President terminated in February 2013. Hillary Clinton for President, Termination Approval (Feb. 26, 2014).

ı	According to the Complaint, Ready for Hillary PAC used a mailing list owned by Friends		
2	of Hillary to distribute an e-mail to members of that list in January 2014.6 The Complaint		
3	attaches an article from a periodical's online blog discussing the e-mail, as well as what appears		
4	to be a copy of the content of the e-mail dated January 5, 2014. Those sources reflect that the		
5	e-mail originated from "General Wes Clark [info@hillaryclinton.com]," with the subject line		
6	"Free Hillary Clinton Bumper Sticker." Id. The text reads as follows:		
7	Have you picked up your free Ready for Hillary bumper sticker yet?		
8 9 10	Please take a moment to read this special message from General Wes Clark. Ready For Hillary PAC is solely responsible for the content of this message.		
11 12 13	Grassroots movements happen when neighbors talk to neighbors and tell them to get involved.		
14 15 16	One of the best ways to spark these conversations about Hillary potentially running in 2016 is by showing your support right now.		
17 18 19	Have you picked up your free Ready for Hillary bumper sticker yet?		
20 21	https://www.readyforhillary.com/Free-Stickers		
22 23	Hillary has what it takes to be the next President of the United States. But today, as she decides whether to run she needs to see our support.		
24 25	Now is the time to get our support for Hillary organized and ready for 2016.		
26 27	Claim your free sticker: Proudly put your support for Hillary on display and tell your friends to do the same.		

Compl. at 1-2.

See id., Ex. A (attaching Zeke J. Miller, Hillary Clinton Campaign Rents Email List to Pro-Hillary Super PAC, TIME, Jan. 5, 2014, available at http://swampland.time.com/2014/01/05/hillary-clinton-rents-email-list-to-pro-hillary-super-pac/); id., Ex. B (attaching She Makes It Official?, DRUDGE REPORT (Jan. 5, 2014), http://drudgereport.com/flash3b.htm).

1.5

16

1 Thanks for joining with us, 2

General Wes Clark.8 3 The hillaryclinton.com URL address is registered to Friends of Hillary. According to 4 5 media reports cited in the Complaint, Clinton's 2008 presidential campaign rented its e-mail list to Ready for Hillary PAC in connection with the January 2014 e-mail message. 10 Seth 6 7 Bringman, a spokesman for Ready for Hillary PAC, reportedly stated that Ready for Hillary PAC 8 rented the hillaryclinton.com e-mail list to "connect with [Clinton's] past supporters." 11 9 Ready for Hillary PAC's Response acknowledges that it sent the e-mail using Friend of 10 Hillary's e-mail list, and asserts that it paid Friends of Hillary the usual and normal charge — \$136,841.70 for a one-time use. 12 The Response states that Friends of Hillary used Trilogy 11 12 Interactive ("Trilogy") to handle certain aspects of the transaction, "including collecting the payment" for the e-mail list and the "actual sending" of the e-mail in question.¹³ 13

With respect to its use of the hillaryclinton.com e-mail address as the sender's address,
Ready for Hillary PAC states that it was Trilogy's standard practice to include the owner of the
list in the "from" line for security purposes, to protect against unapproved usage of the list, and

Id., Ex. B. Ready for Hillary PAC's Response attaches what appears to be a recipient's printed copy of the e-mail dated January 3, 2014. Ready for Hillary PAC and Amy Wills Gray Resp., Ex. 1 ("Ready for Hillary PAC Resp."). This version differs slightly from the one provided in the Complaint, in that it includes a "CONTRIBUTE" link and a disclaimer box at the bottom of the e-mail. Id. Ready for Hillary PAC's Response does not address the discrepancies or the fact that it appears that the e-mail may have been sent out over a period of several days. Id.

⁹ Compl. at 1-2, Ex. D.

¹⁰ Id., Ex. A.

¹¹ Id.

Ready for Hillary PAC Resp. at 2-3.

¹³ Id. at 2.

- for legal compliance with federal SPAM opt-out laws. 14 It further asserts that Ready for Hillary
- 2 PAC was responsible for the content and date of the e-mail. 15 It also represents that Friends of
- 3 Hillary did not authorize, suggest, draft, review, or edit the e-mail, and that the e-mail was not
- 4 made in cooperation, consultation, or concert with, or at the request or suggestion of a candidate,
- 5 a candidate's authorized committee, or a political party committee. 16
- 6 Friends of Hillary's disclosure reports indicate that it received 18 payments for list rentals
- between 2013 and 2014, ranging in amount from \$260 to \$203,683. Friends of Hillary reported
- 8 these payments as coming from Trilogy, another list brokerage firm, and directly from campaign
- 9 committees.

13

16

17

B. Legal Analysis

11 The Complaint alleges that by conveying the mailing list to Ready for Hillary PAC and

permitting it to use the hillaryclinton.com URL, Clinton and Friends of Hillary were acting "in

furtherance" of Ready for Hillary PAC's stated goals and therefore gave their consent to Ready

14 for Hillary PAC to accept contributions and make expenditures on Clinton's behalf.¹⁷ The

15 Complaint asserts that, by giving this consent, Clinton triggered candidate status under the Act

and, for the same reason, that Ready for Hillary PAC became an authorized committee of

Clinton that improperly failed to register as such with the Commission. 18 Moreover, the

18 Complaint alleges that, because Ready for Hillary PAC is in truth Clinton's authorized

¹⁴ Id. at 2-3.

¹⁵ Id. at 3.

¹⁶ *Id*.

¹⁷ Compl. at 2-3.

¹⁸ Id. at 3.

8

9

10

11

12

13

14

15

16

17

18

- 1 committee, it is violating the Act by supporting more than one candidate and by accepting
- 2 excessive and prohibited contributions on Clinton's behalf. 19 Finally, the Complaint alleges that
- 3 the e-mail did not include the proper disclaimer because it failed to acknowledge that it was
- 4 authorized by Clinton or that Ready for Hillary PAC paid for the communication.²⁰
- 5 1. Even If Authorized by Clinton, the Exploratory Activities of Ready for Hillary PAC Would Not Trigger Candidate Status

Under the Act, an individual is deemed a "candidate" if he or she receives contributions or makes expenditures in excess of \$5,000, or consents to another doing so on the individual's behalf.²¹ Once that threshold is satisfied, the candidate has 15 days to designate a principal campaign committee by filing a Statement of Candidacy with the Commission.²² The principal campaign committee, in turn, must file a Statement of Organization within ten days of its designation and must file disclosure reports with the Commission in accordance with 52 U.S.C. §§ 30104(a) and (b) (formerly 2 U.S.C. §§ 434(a) and (b)).²³ In addition, a candidate may not designate a political committee that supports or has supported more than one candidate as his or her authorized committee, unless that political committee is the national political party of the candidate for office of President nominated by that party or is a joint fundraising committee.²⁴

The Commission has created a limited exemption to the definitions of contribution and expenditure — and therefore to the \$5,000 candidacy threshold — to allow individuals to

¹⁹ *Id*.

Id. at 3-4.

²¹ 52 U.S.C. § 30101(2)(A), (B) (formerly 2 U.S.C. § 431(2)(A), (B)); 11 C.F.R. § 100.3(a).

²² 52 U.S.C. § 30102(e)(1) (formerly 2 U.S.C. § 432(e)(1)); 11 C.F.R. § 101.1(a).

²³ 52 U.S.C. § 30103(a) (formerly 2 U.S.C. § 433(a)); 11 C.F.R. § 102.1(a).

²⁴ 52 U.S.C. § 30102(e)(3)(A) (formerly 2 U.S.C. § 432(e)(3)(A)); 11 C.F.R. § 102.13(c).

- 1 conduct certain activities designed to evaluate a potential candidacy (e.g., to "test the waters"). 25
- 2 Funds received and payments made "solely for the purpose of determining whether an individual
- 3 should become a candidate" are not considered contributions or expenditures under the Act. 26
- 4 An individual who is testing the waters need not register or file disclosure reports with the
- 5 Commission unless and until the individual subsequently decides to run for federal office.²⁷
- Thus, even assuming that Clinton authorized Ready for Hillary PAC to receive and spend
- 7 funds exceeding \$5,000 on her behalf as the Complaint alleges, she would not become a
- 8 candidate as a result of those activities so long as they were related only to testing the waters. 28
- 9 And the available record here reflects that Clinton and Ready for Hillary PAC have confined
- their activities solely to evaluating a potential candidacy. Clinton has publicly stated that she has
- 11 not decided whether she will run for the office of President in 2016, and no other information
- indicates that she has taken steps designed to amass campaign funds for a future candidacy.
- 13 With respect to Ready for Hillary PAC, the record reflects that it seeks to encourage Clinton to
- run and to build support for a potential Clinton candidacy, ²⁹ not an existing candidacy. Ready

¹¹ C.F.R. §§ 100.72, 100.131. Commission regulations describe five non-exhaustive examples of activities that indicate that an individual is not merely testing the waters, but has decided to become a candidate for federal office: (1) using general public political advertising to publicize his or her intention to campaign for federal office; (2) raising funds in excess of what could reasonably be expected to be used for exploratory activities or undertaking activity designed to amass campaign funds that would be spent after he or she becomes a candidate; (3) making or authorizing written or oral statements that refer to him or her as a candidate for a particular office; (4) conducting activities in close proximity to the election or over a protracted period of time; and (5) taking action to qualify for the ballot under state law. *Id*.

Id. These funds, however, are subject to the limitations and prohibitions of the Act. Id.

²⁷ See, e.g., Advisory Op. 1981-32 (Askew); Advisory Op. 1979-26 (Grassley).

²⁸ See 11 C.F.R. §§ 100.72, 100.131.

Ready for Hillary PAC's purpose appears analogous to that of a draft committee. Although the term "draft committee" is not defined in the Act or Commission regulations, some courts have addressed the concept of draft committees in assessing the political committee status of certain groups. See FEC v. Machinists Non-Partisan Political League, 655 F.2d 380 (D.C. Cir. 1981) ("MNPL") (holding that Congress had never acted expressly to

- for Hillary PAC's materials are framed in terms of encouraging Clinton to run, and do not
- 2 expressly refer to Clinton as a candidate.³⁰ The e-mail in question, for example, states that
- 3 showing Clinton support will "spark . . . conversations about Hillary potentially running in
- 4 2016."31 It further states that "today, as she decides whether to run she needs to see our
- 5 support."³² Thus, it appears that the actions of both Clinton and Ready for Hillary PAC are
- 6 aimed at evaluating the feasibility of her candidacy and do not signify that Clinton has decided to
- 7 become a candidate.³³

bring "draft" groups within the coverage of the contribution limitations); FEC v. Citizens for Democratic Alternatives in 1980, 655 F.2d 397 (D.C. Cir. 1981) (adopting reasoning of MNPL); FEC v. Florida for Kennedy Committee, 681 F.2d 1281 (11th Cir. 1982) (holding that "draft" groups were not within the Act's jurisdiction because there is no candidate, and political committees must be under the control of a candidate or have the major purpose to nominate or elect a candidate); see also Unity08 v. FEC, 596 F.3d 861 (D.C. Cir 2010) (holding that Unity08, which sought to facilitate an online nominating process to choose a mixed party ticket for President and Vice President, was not subject to regulation as a political committee unless and until it selected a "clearly identified" candidate); FEC v. GOPAC, 917 F. Supp. 851 (D.D.C. 1996) (holding that organization's support for a "farm team" of future candidates did not constitute support for a federal candidate for purposes of determining organization's major purpose).

The Commission also has promulgated regulations concerning names for political committees that reference draft committees. See 11 C.F.R. § 102.14(b)(2) (providing that a "political committee established solely to draft an individual or to encourage him or her to become a candidate may include the name of such individual in the name of the committee provided the committee's name clearly indicates that it is a draft committee"). In Advisory Op. 1995-09 (NewtWatch PAC), the Commission determined that the naming restrictions apply to the use of an individual's first name if it clearly conveys the identity of the candidate. Because Ready for Hillary PAC is registered with the Commission as a hybrid PAC that supports more than one candidate, however, it is not clear that it was established "solely to draft" Clinton and thus falls within the scope of the draft committee regulation. Regardless, because we conclude that Clinton has not become a candidate, the provisions of the Act and Commission regulations that generally prohibit an unauthorized committee from "includ[ing] the name of any candidate in its name" are inapposite here. See 52 U.S.C. § 30102(c)(4) (formerly 2 U.S.C. § 432(e)(4)); 11 C.F.R. § 102.14(a); Special Fundraising Projects and Other Use of Candidate Names by Unauthorized Committees, 59 Fed. Reg.17,267, 17,269 (Apr. 12, 1994).

- See Ready for Hillary, https://www.readyforhillary.com (last visited Sept. 16, 2014).
- Compl., Ex. B (emphasis added).
- 1d. (emphasis added).
- 33 See, e.g., Advisory Op. 1981-32 (Askew).

Because neither Clinton nor Ready for Hillary PAC appear to have received contributions or made expenditures in excess of \$5,000 in connection with seeking her nomination or election to federal office, Clinton would not have triggered candidate status under the Act even if she had consented to the activities of Ready for Hillary PAC. Because Clinton does not appear to be a candidate under the Act, she is not required to designate a principal campaign committee, and the Commission finds no reason to believe that Ready for Hillary PAC violated 52 U.S.C. §§ 30102(e)(1) and 30103(a) (formerly 2 U.S.C. §§ 432(e)(1) and 433(a)) by failing to register with the Commission as Clinton's authorized committee. Further, because Clinton does not appear to be a candidate and did not designate Ready for Hillary PAC as her principal campaign committee, the Commission finds no reason to believe that Ready for Hillary PAC violated 52 U.S.C. § 30102(e)(3)(A) (formerly 2 U.S.C. § 432(e)(3)(A)) by serving as Clinton's authorized committee.

2. There Is No Reason to Believe that Ready for Hillary PAC Failed to Provide an Adequate Disclaimer

If a communication by a political committee is authorized by a candidate, an authorized political committee, or its agents, then it must state that it has been paid for by such authorized political committee.³⁴ If a communication is not authorized by a candidate, an authorized political committee of a candidate, or its agents, then it must state the name and permanent street address, telephone number or World Wide Web address of the person who paid for the communication and state that it is not authorized by any candidate or candidate's committee.³⁵

⁵² U.S.C. § 30120(a)(1) (formerly 2 U.S.C. § 441d(a)(1)); 11 C.F.R. §§ 110.11(a)(1), (b)(2).

^{35 52} U.S.C. § 30120(a)(3) (formerly 2 U.S.C. § 441d(a)(3)); 11 C:F.R. § 110.11(b)(3).

MUR 6775 (Ready for Hillary PAC, et al.) Factual & Legal Analysis Page 10 of 10

- 1 Here, the version of the e-mail attached to Ready for Hillary PAC's Response included a
- 2 sufficient disclaimer for an unauthorized committee. 36 Moreover, because Clinton was not a
- 3 candidate, even if she had authorized the e-mail, it would not require any further disclaimer.³⁷
- 4 Accordingly, the Commission finds no reason to believe that Ready for Hillary PAC failed to
- 5 state that the January 5, 2014, "Free Hillary Clinton Bumper Sticker" e-mail was authorized by
- 6 Clinton in violation of 52 U.S.C. § 30120 (formerly 2 U.S.C. § 441d).

See Ready for Hillary PAC Resp., Ex. 1 (including a disclaimer box stating that the e-mail was paid for by Ready for Hillary PAC and not authorized by any candidate or candidate's committee and providing a World Wide Web address for Ready for Hillary PAC).

³⁷ 52 U.S.C. § 30120(a)(1); 11 C.F.R. § 110.11(b)(2); see also MUR 6256 (Babich).

candidate under the Act.

	FEDERAL ELECTION COMMISSION	
	FACTUAL AND LEGAL ANALYSIS	
MUR:	6775	
RESPONDENTS:	Hillary Clinton Friends of Hillary and Shelly Moskwa in her Official Capacity as Treasurer	
I. INTRODUC	TION	
This matter w	vas generated by a Complaint filed with the Federal Election Commission	
("Commission") by	Stop Hillary PAC, alleging violations of the Federal Election Campaign Act	
of 1971, as amended	, (the "Act") by Ready for Hillary PAC and Amy Wills Gray in her Official	
Capacity as Treasure	er, Hillary Clinton, and Friends of Hillary and Shelly Moskwa in her Official	
Capacity as Treasure	r. In January 2014, Ready for Hillary PAC sent an e-mail to numerous	
recipients offering fr	ee "Ready for Hillary" bumper stickers and otherwise encouraging support	
for Clinton's potentia	al candidacy. The Complaint alleges that Ready for Hillary PAC's use of an	
e-mail list obtained from Friends of Hillary to distribute this e-mail indicates that Clinton or her		
agents authorized the	e message, that the contributions and expenditures of Ready for Hillary PAC	
in connection with C	linton's possible candidacy therefore must be attributed to Clinton herself,	
and that Clinton trigg	gered candidate status as a result.	
After reviewi	ng the Complaint, Responses, and other available information, the	
Commission conclud	les that the facts presented here do not suggest that Clinton became a	
	RESPONDENTS: I. INTRODUCT This matter was ("Commission") by Second 1971, as amended Capacity as Treasure recipients offering for Clinton's potential e-mail list obtained for agents authorized the in connection with Capacity and that Clinton trigger.	

.2

3

4

5

6

7

8

9

10

11

12

13

14

15

II. FACTUAL AND LEGAL ANALYSIS

A. Background

On January 25, 2013, Ready for Hillary PAC registered with the Commission as an independent expenditure-only political committee that supports more than one candidate. Ready for Hillary PAC states that its purpose is to "encourage Hillary [Clinton] to run" and show Clinton that if she decides to run, she will have a "grassroots army of supporters behind her who are ready to help her win. On May 28, 2014, Ready for Hillary PAC provided notice to the Commission through a Miscellaneous Form 99 that it had converted to a non-connected political committee that maintains a "non-contribution" account and created an additional depository account for the purpose of making contributions to candidates and committees in accordance with Carey v. FEC, Civ. No. 11-259-RMC (D.D.C. 2011). Ready for Hillary PAC has raised approximately \$8.2 million and spent approximately \$7.4 million through the first half of 2014. Friends of Hillary served as Clinton's principal authorized campaign committee for the office of Senator from New York in 2000 and 2006. Friends of Hillary has not terminated. Hillary Clinton for President is Clinton's former authorized campaign committee for the office of

Ready for Hillary PAC, Statement of Organization (filed Jan. 25, 2013).

See Compl. at 2, Ex. G.

Ready for Hillary PAC, Form 99 (filed May 28, 2014).

Ready for Hillary PAC, 2014 July Quarterly Rpt. (filed July 15, 2014); Ready for Hillary PAC, 2013 Year-End Report (amended Sept. 2, 2014).

1	President in 2008. After Hillary Clinton for President paid off its debts and terminated, all of its		
2	remaining assets were consolidated in Friends of Hillary.6		
3	According to the Complaint, Ready for Hillary PAC used a mailing list owned by Friend		
4	of Hillary to distribute an e-mail to members of that list in January 2014. ⁷ The Complaint		
5	attaches an article from a periodical's online blog discussing the e-mail, as well as what appears		
6	to be a copy of the content of the e-mail dated January 5, 2014.8 Those sources reflect that the		
7	e-mail originated from "General Wes Clark [info@hillaryclinton.com]," with the subject line		
8	"Free Hillary Clinton Bumper Sticker." Id. The text reads as follows:		
9	Have you picked up your free Ready for Hillary bumper sticker yet?		
10			
11	Please take a moment to read this special message from General Wes Clark.		
12	Ready For Hillary PAC is solely responsible for the content of this message.		
13	Current of managements have a whom a wighborn talls to maighborn and tall them		
14 15	Grassroots movements happen when neighbors talk to neighbors and tell them to get involved.		
16	to get involved.		
17	One of the best ways to spark these conversations about Hillary potentially		
18	running in 2016 is by showing your support right now.		
19	tulaning in 2010 to by 020 ming your coppers and mineral		
20	Have you picked up your free Ready for Hillary bumper sticker yet?		
21			
22	https://www.readyforhillary.com/Free-Stickers		
23			
24	Hillary has what it takes to be the next President of the United States. But		
25	today, as she decides whether to run she needs to see our support.		

Hillary Clinton, Friends of Hillary, and Shelly Moskwa Resp. at 2-3 ("Clinton Resp."). Hillary Clinton for President terminated in February 2013. Hillary Clinton for President, Termination Approval (Feb. 26, 2014).

Clinton Resp. at 3. The transfer of Hillary Clinton for President's assets to Friends of Hillary appears to have been permissible under 11 C.F.R. § 110.3(c)(4), which addresses transfers between former campaign committees.

Compl. at 1-2.

See id., Ex. A (attaching Zeke J. Miller, Hillary Clinton Campaign Rents Email List to Pro-Hillary Super PAC, TIME, Jan. 5, 2014, available at http://swampland.time.com/2014/01/05/hillary-clinton-rents-email-list-to-pro-hillary-super-pac/); id., Ex. B (attaching She Makes It Official?, DRUDGE REPORT (Jan. 5, 2014), http://drudgereport.com/flash3b.htm).

6 7

8

9

10

11

12

13

14

15

16

17

18

19

Now is the time to get our support for Hillary organized and ready for 2016..

Claim your free sticker: Proudly put your support for Hillary on display and tell your friends to do the same.

Thanks for joining with us,

General Wes Clark:9

The hillaryclinton.com URL address is registered to Friends of Hillary. According to media reports cited in the Complaint, Clinton's 2008 presidential campaign rented its e-mail list to Ready for Hillary PAC in connection with the January 2014 e-mail message. Seth Bringman, a spokesman for Ready for Hillary PAC, reportedly stated that Ready for Hillary PAC rented the hillaryclinton.com e-mail list to "connect with [Clinton's] past supporters."

Clinton and Friends of Hillary's joint Response states that Friends of Hillary provided its mailing list to Ready for Hillary PAC for fair market value.¹³ The Response includes a copy of the licensing agreement between Ready for Hillary PAC and Friends of Hillary, dated December 10, 2013.¹⁴ The agreement was signed by Friends of Hillary's treasurer, Shelly Moskwa, and Ready for Hillary PAC's executive director, Adam Parkhomenko, and indicates that payment was to be made through Trilogy Interactive ("Trilogy") upon execution of the agreement.¹⁵ Although the Response states that Friends of Hillary set the value of the list after consulting

⁹ *Id.*, Ex. B.

¹⁰ Id. at 1-2, Ex. D.

¹¹ Id., Ex. A.

¹² *Id*.

Clinton Resp. at 5.

¹⁴ Id:, Ex. C

¹⁵ Id.

8

9

10

11

12

13

14

15

16

"outside vendors," it otherwise provides no information corroborating the value of the list or
explaining the method used to conclude its value was \$136,841.70.\(^{16}\) Moreover, despite Friends
of Hillary's retention of Trilogy as its broker, Moskwa avers without further elaboration that she
was responsible for arranging for entities to rent the list, including Ready for Hillary PAC.\(^{17}\) As
to Trilogy's role, its employee Eric Wilfong represents that he was responsible for "managing
and overseeing" the list rentals "conducted by" Friends of Hillary.\(^{18}\)

Friends of Hillary asserts that it rented its list to 88 lessees in total and that Ready for Hillary PAC paid the same rate as its other lessees, including non-political entities. Friends of Hillary's disclosure reports indicate that it received 18 payments for list rentals between 2013 and 2014, ranging in amount from \$260 to \$203,683. Friends of Hillary reported these payments as coming from Trilogy, another list brokerage firm, and directly from campaign committees.

Wilfong states that he explained to Friends of Hillary that the hillaryclinton.com URL address should appear as the sender of the e-mail to prevent SPAM blocking and consistent with industry best practices. According to the Response, in connection with its efforts to lease its e-mail list and to preclude licensee requests for refund, Friends of Hillary sought to ensure that any e-mails a potential licensee may send would be identified by the recipient as "legitimate"

¹⁶ Id., Ex. A.

¹⁷ Id., Ex. A ¶¶ 6-7.

Id., Ex. D \P 2. Wilfong does not address the fair market value of the list in his affidavit, nor does he attest that Ready for Hillary PAC paid Trilogy for the use of the list or that all renters paid the same rate. Id.

¹⁹ Id. at 3.

²⁰ Id., Ex. D ¶ 4.

4

5

6

7

8

9

10

11

12

13

14

15

16

17

and would be less likely to be blocked as SPAM.²¹ Finally, the Response asserts that Clinton

2 and Friends of Hillary did not approve, agree to, or edit the contents of the e-mail in question.²²

B. Legal Analysis

The Complaint alleges that by conveying the mailing list to Ready for Hillary PAC and permitting it to use the hillaryclinton.com URL, Clinton and Friends of Hillary were acting "in furtherance" of Ready for Hillary PAC's stated goals and therefore gave their consent to Ready for Hillary PAC to accept contributions and make expenditures on Clinton's behalf.²³ The Complaint asserts that, by giving this consent, Clinton triggered candidate status under the Act and, for the same reason, that Ready for Hillary PAC became an authorized committee of Clinton that improperly failed to register as such with the Commission.²⁴ Morcover, the Complaint alleges that, because Ready for Hillary PAC is in truth Clinton's authorized committee, it is violating the Act by supporting more than one candidate and by accepting excessive and prohibited contributions on Clinton's behalf.²⁵ Finally, the Complaint alleges that the e-mail did not include the proper disclaimer because it failed to acknowledge that it was authorized by Clinton or that Ready for Hillary PAC paid for the communication.²⁶

Under the Act, an individual is deemed a "candidate" if he or she receives contributions or makes expenditures in excess of \$5,000, or consents to another doing so on the individual's

 $I\ddot{d}$. at 6-7.

Id. at 2.

²³ Compl. at 2-3..

²⁴ *Id.* at 3.

²⁵ *Id*.

^{26.} *Id.* at 3-4.

- behalf.²⁷ Once that threshold is satisfied, the candidate has 15 days to designate a principal
- 2 campaign committee by filing a Statement of Candidacy with the Commission.²⁸ The principal
- 3 campaign committee, in turn, must file a Statement of Organization within ten days of its
- 4 designation and must file disclosure reports with the Commission in accordance with 52 U.S.C.
- 5 §§ 30104(a) and (b) (formerly 2 U.S.C. §§ 434(a) and (b)).²⁹ In addition, a candidate may not
- 6 designate a political committee that supports or has supported more than one candidate as his or
- 7 her authorized committee, unless that political committee is the national political party of the
- 8 candidate for office of President nominated by that party or is a joint fundraising committee. 30
- 9 The Commission has created a limited exemption to the definitions of contribution and
- 10 expenditure and therefore to the \$5,000 candidacy threshold to allow individuals to
- 11 conduct certain activities designed to evaluate a potential candidacy (e.g., to "test the waters").³¹
- 12 Funds received and payments made "solely for the purpose of determining whether an individual
- should become a candidate" are not considered contributions or expenditures under the Act. 32

²⁷ 52 U.S.C. § 30101(2)(A), (B) (formerly 2 U.S.C. § 431(2)(A), (B)); 11 C.F.R. § 100.3(a).

²⁸ 52 U.S.C. § 30102(e)(1) (formerly 2 U.S.C. § 432(e)(1)); 11 C.F.R. § 101.1(a).

²⁹ 52 U.S.C. § 30103(a) (formerly 2 U.S.C. § 433(a)); 11 C.F.R. § 102.1(a).

³⁰ 52 U.S.C. § 30102(e)(3)(A) (formerly 2 U.S.C. § 432(e)(3)(A)); 11 C.F.R. § 102.13(c).

¹¹ C.F.R. §§ 100.72, 100.131. Commission regulations describe five non-exhaustive examples of activities that indicate that an individual is not merely testing the waters, but has decided to become a candidate for federal office: (1) using general public political advertising to publicize his or her intention to campaign for federal office; (2) raising funds in excess of what could reasonably be expected to be used for exploratory activities or undertaking activity designed to amass campaign funds that would be spent after he or she becomes a candidate; (3) making or authorizing written or oral statements that refer to him or her as a candidate for a particular office; (4) conducting activities in close proximity to the election or over a protracted period of time; and (5) taking action to qualify for the ballot under state law. *Id*.

Id. These funds, however, are subject to the limitations and prohibitions of the Act. Id.

- 1 An individual who is testing the waters need not register or file disclosure reports with the
- 2 Commission unless and until the individual subsequently decides to run for federal office.³³
- Thus, even assuming that Clinton authorized Ready for Hillary PAC to receive and spend
- 4 funds exceeding \$5,000 on her behalf as the Complaint alleges, she would not become a
- 5 candidate as a result of those activities so long as they were related only to testing the waters.³⁴
- 6 And the available record here reflects that Clinton and Ready for Hillary PAC have confined
- 7 their activities solely to evaluating a potential candidacy. Clinton has publicly stated that she has
- 8 not decided whether she will run for the office of President in 2016,³⁵ and no other information.
- 9 indicates that she has taken steps designed to amass campaign funds for a future candidacy.³⁶
- With respect to Ready for Hillary PAC, the record reflects that it seeks to encourage Clinton to
- run and to build support for a potential Clinton candidacy, ³⁷ not an existing candidacy. Ready

³³ See, e.g., Advisory Op. 1981-32 (Askew); Advisory Op. 1979-26 (Grassley).

³⁴ See 11 C.F.R. §§ 100.72, 100.131.

See, e.g., Clinton Resp., Ex. B (attaching Lauren Effron, Hillary Clinton on 2016 Presidential Run: 'I'll Make that Decision Sometime Next Year', ABC NEWS, Dec. 18, 2013 (quoting Clinton as stating "I haven't made up my mind... It's such a difficult decision, and it's one that I'm not going to rush into... and I don't think we should be looking at the next election"); Paige Lavender, Hillary Clinton: 'I'm Both Pragmatic and Realistic' About Running for President in 2016, HUFF POST POLITICS, Sept. 22, 2013 (quoting Clinton as stating "I'm not in any hurry. I think it's a serious decision, not to be made lightly, but it's also not one that has to be made soon."); Carrie Dann, Hillary Clinton Talks Benghazi, Gates, 2016, NBC POLITICS, Jan. 27, 2014 (quoting Clinton as stating "I don't know... I'm not thinking about it" when asked about "her plans for 2016" at a National Automobile Dealers Association convention); Aliyah Frumin, Hillary Clinton Insists on 2016: 'I Don't Know,' HARDBALL WITH CHRIS MATTHEWS, Jan. 27, 2014 (same); Brian Knowlton, Bill Clinton Says He's Unsure of Wife's 2016 Plans, N.Y.
TIMES, Sept. 23, 2012 (quoting Bill Clinton as stating "I don't know" and that he had "no earthly idea" when asked whether his wife would decide to run in 2016 on CBS's Face the Nation)).

³⁶ See id.

Ready for Hillary PAC's purpose appears analogous to that of a draft committee. Although the term "draft committee" is not defined in the Act or Commission regulations, some courts have addressed the concept of draft committees in assessing the political committee status of certain groups. See FEC v. Machinists Non-Partisan Political League, 655 F.2d 380 (D.C. Cir. 1981) ("MNPL") (holding that Congress had never acted expressly to bring "draft" groups within the coverage of the contribution limitations); FEC v. Citizens for Democratic Alternatives in 1980, 655 F.2d 397 (D.C. Cir. 1981) (adopting reasoning of MNPL); FEC v. Florida for Kennedy Committee, 681 F.2d 1281 (11th Cir. 1982) (holding that "draft" groups were not within the Act's jurisdiction

- for Hillary PAC's materials are framed in terms of encouraging Clinton to run, and do not
- 2 expressly refer to Clinton as a candidate.³⁸ The e-mail in question, for example, states that
- 3 showing Clinton support will "spark . . . conversations about Hillary potentially running in
- 4 2016."³⁹ It further states that "today, as she decides whether to run she needs to see our
- 5 support."40 Thus, it appears that the actions of both Clinton and Ready for Hillary PAC are
- 6 aimed at evaluating the feasibility of her candidacy and do not signify that Clinton has decided to
- 7 become a candidate. 41
- 8 Because neither Clinton nor Ready for Hillary PAC appear to have received contributions
- 9 or made expenditures in excess of \$5,000 in connection with seeking her nomination or election
- 10 to federal office, Clinton would not have triggered candidate status under the Act even if she had

because there is no candidate, and political committees must be under the control of a candidate or have the major purpose to nominate or elect a candidate); see also Unity08 v. FEC, 596 F.3d 861 (D.C. Cir 2010) (holding that Unity08, which sought to facilitate an online nominating process to choose a mixed party ticket for President and Vice President, was not subject to regulation as a political committee unless and until it selected a "clearly identified" candidate); FEC v. GOPAC, 917 F. Supp. 851 (D.D.C. 1996) (holding that organization's support for a "farm team" of future candidates did not constitute support for a federal candidate for purposes of determining organization's major purpose).

The Commission also has promulgated regulations concerning names for political committees that reference draft committees. See 11 C.F.R. § 102.14(b)(2) (providing that a "political committee established solely to draft an individual or to encourage him or her to become a candidate may include the name of such individual in the name of the committee provided the committee's name clearly indicates that it is a draft committee"). In Advisory Op. 1995-09 (NewtWatch PAC), the Commission determined that the naming restrictions apply to the use of an individual's first name if it clearly conveys the identity of the candidate. Because Ready for Hillary PAC is registered with the Commission as a hybrid PAC that supports more than one candidate, however, it is not clear that it was established "solely to draft" Clinton and thus falls within the scope of the draft committee regulation. Regardless, because we conclude that Clinton has not become a candidate, the provisions of the Act and Commission regulations that generally prohibit an unauthorized committee from "includ[ing] the name of any candidate in its name" are inapposite here. See 52 U.S.C. § 30102(e)(4) (formerly 2 U.S.C. § 432(e)(4)); 11 C.F.R. § 102.14(a); Special Fundraising Projects and Other Use of Candidate Names by Unauthorized Committees, 59 Fed. Reg. 17,267, 17,269 (Apr. 12, 1994).

- See Ready for Hillary, https://www.readyforhillary.com (last visited Sept. 16, 2014).
- Compl., Ex. B (cmphasis added).
- 40 Id. (emphasis added).
- See, e.g., Advisory Op. 1981-32 (Askew).

- 1 consented to the activities of Ready for Hillary PAC. Accordingly, the Commission finds no
- 2 reason to believe that Clinton violated 52 U.S.C. § 30102(e)(1) (formerly 2 U.S.C. § 432(e)(1))
- 3 by failing to register with the Commission as a candidate. Further, because Clinton does not
- 4 appear to be a candidate under the Act, she is not required to designate a principal campaign
- 5 committee, and the Commission finds no reason to believe that Clinton violated 52 U.S.C.
- 6 § 30102(e)(1) (formerly 2 U.S.C. § 432(e)(1)) by failing to designate a principal campaign
- 7 committee.